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09/776,375	02/02/2001	Kevin T. Gallo	03797.00029	8078
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CHRISTENSEN, O'CONNOR, JOHNSON, KINDNESS, PLLC			SHANNON, MICHAEL R	
1420 FIFTH A SUITE 2800	1420 FIFTH AVENUE SUITE 2800 SEATTLE, WA 98101-2347		ART UNIT	PAPER NUMBER
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Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)
		09/776,375	GALLO ET AL.
	Office Action Summary	Examiner	Art Unit
		Michael R. Shannon	2614
Period fo	The MAILING DATE of this communication a r Reply	ppears on the cover sheet with the c	orrespondence address
WHIC - Exter after - If NO - Failu Any r	CORTENED STATUTORY PERIOD FOR REF EHEVER IS LONGER, FROM THE MAILING isions of time may be available under the provisions of 37 CFR SIX (6) MONTHS from the mailing date of this communication. period for reply is specified above, the maximum statutory perion re to reply within the set or extended period for reply will, by state eply received by the Office later than three months after the main and patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATION 1.136(a). In no event, however, may a reply be tin 2 will apply and will expire SIX (6) MONTHS from 3 ute, cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).
Status			
2a)□	Responsive to communication(s) filed on 19 This action is FINAL. 2b) The Since this application is in condition for allow closed in accordance with the practice under	nis action is non-final. vance except for formal matters, pro	
Dispositi	on of Claims		
5) □ 6) ⊠ 7) □ 8) □ Applicati 9) □ 10) □	Claim(s) 1-54 is/are pending in the application 4a) Of the above claim(s) is/are withded Claim(s) is/are allowed. Claim(s) 1-54 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and on Papers The specification is objected to by the Examination The drawing(s) filed on is/are: a) are subjected to a specification to the Replacement drawing sheet(s) including the correction and sheet	rawn from consideration. I/or election requirement. ner. ccepted or b) objected to by the later drawing(s) be held in abeyance. Selection is required if the drawing(s) is objected to by the later drawing(s) is	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).
	The oath or declaration is objected to by the	Examiner. Note the attached Office	Action or form PTO-152.
12) [a)[Acknowledgment is made of a claim for foreignal All b) Some * c) None of: 1. Certified copies of the priority docume 2. Certified copies of the priority docume 3. Copies of the certified copies of the priority docume application from the International Buresee the attached detailed Office action for a life	ents have been received. ents have been received in Applicationity documents have been received and (PCT Rule 17.2(a)).	ion No ed in this National Stage
2) 🔲 Notic 3) 🔲 Inform	t(s) e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449 or PTO/SB/0 r No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal F 6) Other:	

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DETAILED ACTION

Response to Arguments

1. Applicant's arguments, see pages 2-9, filed September 19, 2005, with respect to the rejection(s) of claim(s) 1-34, 37-51, and 53-54 under 35 USC §102(e) and claims 35, 36, and 52 under 25 USC §103(a) have been fully considered and are persuasive. Therefore, the rejections under the cited source Jensen (USPN 6,834,371) have been withdrawn. However, upon further consideration, a new ground(s) of rejection is made in view of Wason et al (USPN 6,701,383), cited by Examiner.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 3. Claims 1-54 are rejected under 35 U.S.C. 102(e) as being anticipated by Wason et al (USPN 6,701,383), cited by Examiner.

Regarding claim 1, the claimed "system for synchronizing playback of media content with other content or with host computer time information" is met as follows:

- The claimed "web browser for providing a timing representation to a media player" is met by the web browser discussed in column 1, lines 29-31, which contains a plug-in media player and a SAL (synchronization Abstraction Layer) API to send timing information from the browser to the media player (discussed below).
- The claimed "media player implementing a first interface for object management and a second interface for exchanging timing and synchronization information with the web browser" is met by the RealVideo object 302 which creates a window for viewing media objects [col. 5, line 55] and the interface for passing the time and current information from the player to the SAL (Synchronization Abstraction Layer) 310 API of the browser [col. 5, lines 59-65].
- The claimed "player-hosting peer within the web browser for negotiating a
 playback state and a rendering status between the browser and the media
 player" is met by the SAL (Synchronization Abstraction Layer), which
 functions as a synchronization interface for the web browser and media
 player to communicate through [col. 2, lines 26-41].

Regarding claim 2, the claimed "player-hosting peer issues commands to the media player" is met by the SAL calling the RealPlayer plug-in and sending time updates to the media player in order to keep the two synchronized [col. 5, line 63-65].

Regarding claim 3, the claimed "media player notifies the player-hosting peer of media player state changes" is met by the media player sending the current time to the

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SAL for synchronization purposes when seeking or performing other functions [col. 6, lines 6-7].

Regarding claim 4, the claimed "second interface includes a playback state and a current playback time passed from the media player to the web browser" is met by the RealPlayer periodically calling SAL (within the browser) with the current time and synchronizing information (such as the node of the table for presenting a TOC window that is synchronized with the video) [col. 5, lines 59-65].

Regarding claim 5, the claimed "player and the player-hosting peer jointly maintain the playing state and the current playback time" is met by SAL and the RealPlayer continually being updated with current time information in order to keep them synchronized [col. 5, lines 54-65].

Regarding claim 6, the claimed "second interface includes web browser time information and/or application time information passed from the browser to the media player" is met by the ability for the SAL to keep the current time and call the RealPlayer with time updates [col. 5, lines 63-65].

Regarding claims 7-34, the claimed "player-hosting peer transitions through states including inactive, active, waiting for data, and out of sync" and the "transitions", "notifications", and "passes" that take place in the player-hosting peer and the media player are met by the inherent states of the SAL and the media player within the browser. As discussed in column 5, line 54 – column 6, line 23, the SAL and the media player are periodically calling each other and communicating state and time information between each other, in order to keep the SAL and the media player synchronized for

the purpose of presenting synchronized information along with the media being played in the media player. For example, RealVideo and RealTOC are both synchronized to the current time of the RealPlayer. All of the passing from state to state is accomplished, though it may be inherent, it is accomplished by the passing of data between the SAL and the RealPlayer. The start, stop, seek, fast forward, and rewind commands are all discussed thoroughly throughout the cited section [col. 5, line 54 – col. 6, line 23].

Regarding claim 35, the claimed "web browser is operating in a television set top environment" is met by the mention of the fact that a set-top box can be used to implement this invention [col. 2, line 19].

Regarding claim 36, the claimed "other content includes advertising or other commercial content synchronized with at least one portion of the media content" is met by the advertising that can be integrated and synchronized with streaming media such as video and audio [col. 2, lines 49-50].

Regarding claim 37, the claimed "proxy layer for passing synchronization information or commands or both synchronization information and commands between the browser and an external media player" is met by the fact that the SAL functions as an API and acts as an interface between the browser and RealPlayer [col. 2, lines 27-41]. The SAL functions independently of the underlying framework, which is exactly what a proxy does. The plug-ins do not interact directly with the browser framework, but instead interact through the SAL.

Regarding claim 38, the claimed "player-hosting peer implements an interface for providing access to timing information from the player-hosting peer" is met, again, by the SAL, which synchronizes itself and the plug-ins with the time-line of the underlying framework [col. 2, lines 27-42]. As can be seen on column 5, lines 54-65, the SAL provides the plug-ins and the browser with timing information.

Regarding claim 39, the claimed "method of synchronizing playback of media content with other content or with host computer time information" is met as follows:

- The claimed step of "providing a timing representation to a media player"
 is met by the web browser discussed in column 1, lines 29-31, which
 contains a plug-in media player and a SAL (synchronization Abstraction
 Layer) API to send timing information from the browser to the media
 player (discussed below).
- The claimed step of "implementing a first media player interface for object management and a second media player interface for exchanging timing and synchronization information with a web browser" is met by the RealVideo object 302 which creates a window for viewing media objects [col. 5, line 55] and the interface for passing the time and current information from the player to the SAL (Synchronization Abstraction Layer) 310 API of the browser [col. 5, lines 59-65].
- The claimed step of "issuing commands from the web browser to the media player, the commands being directed to media player operations other than, and in addition to, instantiation of the media player; and

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notifying the web browser of media player state changes" is met by the SAL (Synchronization Abstraction Layer), which functions as a synchronization interface for the web browser and media player to communicate through [col. 2, lines 26-41]. The initiation of the media player is met by the creation of the RealVideo object 302 [col. 5, lines 55-56] and the notification is met by the communication that takes place between the SAL and the media player [col. 5, lines 59-65].

Regarding claim 40, the claimed "second media player interface includes a playback state and a current playback time passed from the media player to the web browser" is met by the RealPlayer periodically calling SAL (within the browser) with the current time and synchronizing information (such as the node of the table for presenting a TOC window that is synchronized with the video) [col. 5, lines 59-65].

Regarding claim 41, the claimed "player and the web browser both maintain the playing state and the current playback time" is met by SAL and the RealPlayer continually being updated with current time information in order to keep them synchronized [col. 5, lines 54-65].

Regarding claim 42, the claimed "second media player interface includes the host computer time information passed from the browser to the media player" is met by the ability for the SAL to keep the current time and call the RealPlayer with time updates [col. 5, lines 63-65].

Regarding claims 43-51, the claimed "notification" and "receiving and passing commands" steps are met by the inherent states of the SAL and the media player within

the browser. As discussed in column 5, line 54 – column 6, line 23, the SAL and the media player are periodically calling each other and communicating state and time information between each other, in order to keep the SAL and the media player synchronized for the purpose of presenting synchronized information along with the media being played in the media player. For example, RealVideo and RealTOC are both synchronized to the current time of the RealPlayer. All of the passing from state to state is accomplished, though it may be inherent, it is accomplished by the passing of data between the SAL and the RealPlayer. The start, stop, seek, fast forward, and rewind commands are all discussed thoroughly throughout the cited section [col. 5, line 54 – col. 6, line 23].

Regarding claim 52, the claimed "other content includes advertising or other commercial content synchronized with at least one portion of the media content" is met by the advertising that can be integrated and synchronized with streaming media such as video and audio [col. 2, lines 49-50].

Regarding claim 53, the claimed "media player is external to the browser" is met by the fact that the RealPlayer software can act as a plug-in to the browser [col. 1, lines 27-40].

Regarding claim 54, the claimed "step of providing a timing representation to a media player further comprises the step of implementing an interface to provide access to timing information from the web browser" is met, again, by the SAL, which synchronizes itself and the plug-ins with the time-line of the underlying framework [col.

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2, lines 27-42]. As can be seen on column 5, lines 54-65, the SAL provides the plug-ins

and the browser with timing information.

Conclusion

4. The prior art made of record and not relied upon is considered pertinent to

applicant's disclosure.

Collins-Rector et al (USPN 6,188,398) disclose web pages for viewing a.

Video and synchronized Advertisements.

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Michael R. Shannon who can be reached at (571) 272-

7356 or Michael.Shannon@uspto.gov. The examiner can normally be reached by

phone Monday through Friday 8:00 AM – 5:00PM, with alternate Friday's off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, John Miller, can be reached at (571) 272-7353.

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Michael R Shannon Examiner Art Unit 2614

Michael R Shannon December 1, 2005

> JOHN MILLER SUPERVISORY PATENT EXAMINER

TECHNOLOGY CENTER 2600